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APPLICATION NO.	FIL	ING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.				
10/612,254 07/02/2003		7/02/2003	Michael Lambright	121046-001	3335				
35684	35684 7590 06/27/2008			EXAMINER					
BUTZEL LONG									
IP DOCKETI	IP DOCKETING DEPT								
350 SOUTH	MAIN ST	REET	ART UNIT	PAPER NUMBER					
SUITE 300									

DATE MAILED: 06/27/2008

Please find below and/or attached an Office communication concerning this application or proceeding.



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APPLICATION NO./ CONTROL NO.	FILING DATE	FIRST NAMED INVENTOR / PATENT IN REEXAMINATION	ATTORNEY DOCKET NO.
10612254	7/2/2003	LAMBRIGHT, MICHAEL	121046-001

EXAMINER

BUTZEL LONG IP DOCKETING DEPT 350 SOUTH MAIN STREET SUITE 300 ANN ARBOR. MI 48104

GREGORY W. ADAMS

ART UNIT PAPER

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Commissioner for Patents

The appeal brief submitted on April 14, 2008 is still defective for the reasons set out in the March 11, 2008 Notice of Non-Compliance. Appellant has corrected the evidence insomuch as copies of the evidence argued in Appellants Brief are now properly included. However, it does not properly list where said evidence was entered by the examiner, 37 CFR 13/76 (11) states,

"Any appendix containing copies of any evidence submitted pursuant to 1.130, 1.1.31 or 1.1.32 of this title or of any other evidence entered by the examiner and relied upon by appellant in the appeal, along with a statement setting forth where in the record that evidence was entered in the record by the examiner. Reference to unentered evidence is not permitted in the brief. See 41.33 for treatment of evidence submitted after appeal." Properly entered evidence is that which appears before Appeal.

Further, 37 CFR 41.37(c) (2) states "A brief shall not include...any new or non-admited...evidence." This would include evidence that appears for the first time in an appeal brief, i.e. after the close of prosecution. Appellants attention is respectfully directed to 37 CFR 41.33 for guidance as to when evidence can be entered after the filing of a notice of appeal.

Appellants April 14, 2008 brief lists evidence as appearing in the "brief on Appeal". As noted above, this is incorrect because in the brief is not before the close of prosecution. For example, evidence no. I Dictionary Definition of "tube" appeared in the course of prosecution in Appellants Amendment after final, submitted on Feb. 14, 2007. Upon review if Appellant finds that evidence was not submitted prior to the close of prosecution, that evidence cannot be included in the brief.

The time period for reply set forth in the Notice of Non-Compliance of 4/20/07 is still running and extensions of time are available.

/Saúl J. Rodríguez/ Supervisory Patent Examiner, Art Unit 3652 /G. W. A./ Examiner, Art Unit 3652